

THE UNITED STATES PATENT AND TRADEMARK OFFICE

<pre>In re Application of:</pre>	Art Unit: 1806
Lee et al.	Examiner: Hutzell, PROFINED
Serial No.: 08/013,413)	Washington, D.C. Fto 24 1994
Filed: February 2, 1993)	February 4, 1994 GROSP 1900
For: MONOCLONAL AND CHIMERIC) ANTIBODIES SPECIFIC)	DktNo.: LE1VILCEK=3C

RESPONSE IN PARENT CASE IN SUPPORT OF PETITION AND FEE FOR EXTENSION OF TIME WHEN FILING NEW APPLICATION CLAIMING BENEFIT OF A PRIOR FILING

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

Small Entity:

As a response in this case, as required by 37 C.F.R. 1.111, 1.113, 1.192 or other regulation, a () continuation, (X) continuation-in-part, () divisional application, claiming benefit of the filing date of the present application, was filed on even date herewith.

It is hereby petitioned for an extension of time in accordance with 37 C.F.R. 1.136(a). The appropriate fee required by 37 C.F.R. 1.17 is calculated as shown below:

Other than Small Entity: Response filed within Response filed within [X] first - \$ 55.00 - \$ [] first 110.00 [] second - \$180.00 [] second - \$ 360.00 [] third - \$ 840.00 [] fourth - \$1,320.00 [] third - \$420.00 [] fourth - \$660.00 month after time period set month after time period set

- [] Small entity status of this application under 37 C.F.R. 1.9 and 1.27 has been established by verified statement previously submitted.
- A verified statement to establish small entity status under 37 C.F.R. 1.9 and 1.27 is enclosed.
- Please charge our Deposit Account No. 02-4035 in the amount of \$_____. A duplicate copy of this sheet is attached.
- [X] A check in the amount of \$55.00 is attached (Check No.) The Commissioner is hereby authorized and requested to charge any additional fees which may be required in connection with this application or credit 070 ASVETPAYMENTOLDEPOSIT Account No1502-403500 CK

USSN 08/013,413 February 4, 1994

Upon the condition that the above petition for extension of time is granted and a filing date is granted to the abovementioned continuing application, applicant(s) expressly abandon the above identified application, but not the invention therein.

The present communication is intended to be in accordance with MPEP § 710.02(e).

Respectfully submitted,

BROWDY AND NEIMARK Attorneys for Applicant

Sus Keon Jourson Guy Kevin Townsend

Reg. No. 34,033

419 Seventh Street, N.W. Washington, D.C. 20004 Telephone: (202)628-5197 Facsimile: (202)737-3528

i:\gkt\AMD\le1vil3c.RPC